

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
EASTERN DIVISION
CIVIL FILE NO. 4:21-CV-00151-FL

AUGUSTUS A. ADAMS AND
DIANE ADAMS,

PLAINTIFFS,

v.

4520 CORP., INC., INDIVIDUALLY AND AS
SUCCESSOR-IN-INTEREST TO BENJAMIN
F. SHAW COMPANY; *ET AL.*,

DEFENDANTS.

ORDER ON JOINT MOTION TO DISMISS HOWDEN NORTH AMERICA INC. ONLY

THIS MATTER is before the Court upon the motion by Plaintiffs Augustus A. Adams and Diane Adams and Defendant Howden North America Inc., formerly known as Howden Buffalo Inc., individually and as successor-in-interest to Buffalo Forge Company, (“Defendant Howden”), to dismiss with prejudice the above-captioned Plaintiffs’ claims as against only Defendant Howden.

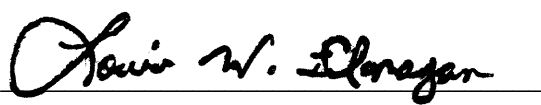
For the reasons stated in the Joint Motion to Dismiss Howden Only, and for cause shown,

IT IS, THEREFORE, ORDERED that the Joint Motion to Dismiss Howden North America Inc. Only is **GRANTED**, and that all of the Plaintiffs’ claims against Defendant Howden are hereby **DISMISSED WITH PREJUDICE**.

Each party is to bear its own costs.

IT IS SO ORDERED.

Date: 10/19/23



LOUISE W. FLANAGAN
United States District Judge